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APPLICATION NO.	FILING DATE	FIRST NAMED INVE	NTOR	AT	TORNEY DOCKET NO.
09/004,6	06 01/08	97 STICE		S	000270-018
Г			\neg	EX	AMINER
•		HM12/0325	•		
ROBIN L.	TESKIN			CROUC	H. D
	ANE SWECKE	R & MATHIS		ART UNIT	PAPER NUMBER
P O BOX					·7
ALEXANDR	IA VA 2231:	3-1404		1632	•
				DATE MAILED:	
				•	03/25/99

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No. Applicant(s)

09/004,606

Stice et al.

Examiner

Deborah Crouch

Group Art Unit 1632

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Responsive to communication(s) filed on	·
☐ This action is FINAL .	
Since this application is in condition for allowance except for formal matters, prosecution as to the in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.	ne merits is closed
A shortened statutory period for response to this action is set to expire month(s), or thir is longer, from the mailing date of this communication. Failure to respond within the period for responding application to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained under the 37 CFR 1.136(a).	onse will cause the
Disposition of Claims	
	the application.
Of the above, claim(s) is/are withdrawn	from consideration.
Claim(s) is/are allow	
☐ Claim(s) is/are reject	ted.
☐ Claim(s) is/are object	cted to.
Application Papers See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948. The drawing(s) filed on is/are objected to by the Examiner. The proposed drawing correction, filed on isapproveddisapproved	ved.
☐ The specification is objected to by the Examiner.	
☐ The oath or declaration is objected to by the Examiner.	·
Priority under 35 U.S.C. § 119 Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d). All Some* None of the CERTIFIED copies of the priority documents have been received. received in Application No. (Series Code/Serial Number) received in this national stage application from the International Bureau (PCT Rule 17.2) *Certified copies not received: Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).	(a)).
Attachment(s)	
 Notice of References Cited, PTO-892 □ Information Disclosure Statement(s), PTO-1449, Paper No(s). □ Interview Summary, PTO-413 □ Notice of Draftsperson's Patent Drawing Review, PTO-948 □ Notice of Informal Patent Application, PTO-152 	
SEE OFFICE ACTION ON THE FOLLOWING PAGES	

Application/Control Number: 09/004,606

Art Unit: 1632

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-39,50-71,77-82,84 and 85, drawn to a method of cloning a cow, a method of producing a cow CICM cell line, a method of producing a pharmaceutically active protein, fetus, progeny and offspring, classified in class 800, subclass 15 and 24.
- II. Claims 40-49,72-76 and 83, drawn to a method of therapy by administering a cell, classified in class 424, subclass 93.21 and class 435, subclass 25+.

The inventions are distinct, each from the other because:

Inventions I and II are drawn to independent and mutually exclusive methods. The method of invention I is for the production of a cow by cloning the cow, where a donor cell or donor nucleus is inserted into an enucleated oocyte. The method of invention II is for the treatment of a disease by implanting a human differentiated cell into a patient. Methods of cloning and methods of cell implantation are materially different and separate. Furthermore, neither method is needed for the other.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification and because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the

Application/Control Number: 09/004,606

Page 3

Art Unit: 1632

application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Deborah Crouch, Ph.D. whose telephone number is (703) 308-1126.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0196.

The fax number is (703) 308-4242.

Please note the change in art unit number to Art Unit 1632. Please use this art unit number on all correspondence.

Deboral Crench

Dr. D. Crouch March 23, 1999 DEBORAH CROUCH PRIMARY EXAMINER GROUP 1800 / 630